#### IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA, NORTHERN DIVISION

BETTY ANN BURKS, et al.,	§	
	§	
Plaintiffs,	§	
	§	CIVIL ACTION NO.
V.	§	2:06-cv-01081-MEF-DRB
	§	
EQUITY GROUP EUFAULA	§	
DIVISION, LLC,	§	
	<b>§</b>	
Defendant.	§	

#### NOTICE OF FILING ADDITIONAL CONSENTS TO JOIN

Plaintiff hereby files the following Notices of Consent in connection with the above-titled and numbered actions, attached hereto:

- Kimberly Adams 1.
- 2. **Edmund Chester**
- 3. Teresa Davis
- 4. Virgil Devose
- 5. Emma L. Floyd
- 6. Natalie Guice
- 7. Carter B. Hamm
- 8. Norma Ivory
- 9. Andre Jackson
- 10. Talyia Jackson
- 11. J.C. Johnson
- Laura A. Jones 12.
- 13. Shelia Jones
- 14. Jennifer Laster
- 15. Dana McKinnes
- 16. Tamika Miles

- 17. Diqueris Richardson
- 18. Willie B. Smith
- 19. Christopher B. Tarver
- 20. Willie Turner
- 21. Larry D. White
- 22. Don Williams
- 23. Sharon Womack

Dated: April 29, 2008

Respectfully submitted,

THE COCHRAN FIRM, P.C.

/s/ Robert J. Camp\_

ROBERT JOSEPH CAMP BERNARD D. NOMBERG 505 North 20th Street, Suite 825 Birmingham, Alabama 35203

(205) 930-6900-Telephone (205) 930-6910- Facsimile

Attorneys for Plaintiffs

#### **CERTIFICATE OF SERVICE**

I hereby certify that on April 29, 2008, I electronically filed the above Notice of Filing Additional Notices of Consent to join with the Clerk of the District Court using CM/ECF System, which sent notification of such filing to:

Samuel A. Cherry Attorney for Plaintiffs scherry@cochranfirm.com

Lance Harrison Swanner Attorney for Plaintiffs lswanner@cochranfirm.com

Bernard D. Nomberg Attorney for Plaintiffs bnomberg@cochranfirm.com

Courtney Reilly Potthoff Attorney for Defendant cpotthoff@mindspring.com

Joel P. Smith, Jr. Attorney for Defendant joelpsmith@bellsouth.net

Richard Martin Adams Attorney for Plaintiffs adam@parkmanlawfirm.com

Richard B. Celler Attorney for Plaintiffs Richard@cellerlegal.com

Malcolm S. Gould Attorney for Defendant msgould@pelino.com

James W. Parkman, III Attorney for Plaintiff parkman@parkmanlawfirm.com

Maurice John Steensland, III Attorney for Plaintiffs parkman@parkmanlawfirm.com

William C. White, II Attorney for Plaintiffs wwhite@parkmanlawfirm.com

Gary D. Fry Attorney for Defendant gdfry@pelino.com

Howard A. Rosenthal Attorney for Defendant harosenthal@pelino.com

Malcolm S. Gould Attorney for Defendant msgould@pelino.com

Robert J. Camp Attorney for Plaintiffs rcamp@cochranfirm.com

/s/ Robert J. Camp\_

ROBERT J. CAMP

Ki	mberly Adms states the following: [Rrint Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by EQUITY GYDYD at the facility located in BYKEY HILL Allbama worked at this location from D8/26/03 to Present Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the Equity Gyoup plant in Mer Hill A , and possibly other plants owned by Equity Gyoup . If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the <u>09</u> day of <u>14</u> , 2006.
1/	

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#### CONSENT TO JOIN SUIT AS PARTY PLAINTIFF

#### CLERK OF THE COURT AND COUNSEL OF RECORD

<u>Cd</u>	mund	Chester	tates	the following:		
	[Pr	int Name]				
1.	I am ove matter.	er 18 years o	of age and competer	nt to give the fo	ollowing consen	t in this
2.			s formerly employed	· [Nar	ne of plant]	
		ty located in	[City/State]	I worke	d at this location	n from
	01-23-	-06	to Present	•		
	[Da	tel	[Date, or if still working v	vrite "present"]		

- I understand that this suit is being brought to recover compensation for pre-3. and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
- I believe I have not been paid for all compensable time, which I have worked, 4. including overtime.
- I hereby consent and agree to be a plaintiff herein and to be bound by any 5. settlement of the case or adjudication by the Court.
- 6. I understand that this suit may be brought as a class action covering employees at the <u>KeyStone εφωίτ</u> ενώρ plant in <u>Bakeshill</u>, and [City/State], and possibly other plants owned by Keystone Equity Group. If brought as a class [Name of Plant] action under either federal or state law, I agree to be a named Plaintiff in such class.

I swear or affirm that the foregoing statements are true to the best of my knowledge.

DATED the 27 day of September, 2006.

	Teresa Davis states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in thi matter.
2.	I am currently, or was formerly employed, by Keystone at
	the facility located in by herbil, A L. I worked at this location from to [City/State] to [Date] [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre and post-production time activities from my employer. I also understand tha the lawsuit may seek recovery for unpaid production time. I understand tha the suit is brought pursuant to both federal law and applicable state statutes if any.
4.	I believe I have not been paid for all compensable time, which I have worked including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the
	possibly other plants owned by Name of Plant! [City/State] [City/State] If brought as a class
	action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the Alay of Much, 2007.
PRIN	Teresa Davis Jensa Mans [SIGN NAME]

	Virgit 12005e states the following: [Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by <u>Ego, by Group Evfaul A</u> at [Name of plant] the facility located in <u>Baker If III Al</u> . I worked at this location from [City/State]  10-30-00 to <u>Present</u> [Date] [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
4.	I believe I have not been paid for all compensable time, which I have worked including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the <u>Equily Group Enfants</u> plant in <u>Buker Hill Al</u> , and [Name of Plant] [City/State] possibly other plants owned by <u>Equily Group Enfants</u> If brought as a class [Name of Plant] action under either federal or state law, I agree to be a named Plaintiff in such class.
I sw	ear or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 21 day of March, 2007.
PRI	NT NAME] Voign Devose [SIGN NAME]

Emma Li Flo J L states the following: [Print Name]
1. I am over 18 years of age and competent to give the following consent in th matter.
2. I am currently, or was formerly employed, by Equify Group a the facility located in Eufaul A AL. I worked at this location from [Date] to [Date, or if still working write "present"]
I understand that this suit is being brought to recover compensation for prand post-production time activities from my employer. I also understand the lawsuit may seek recovery for unpaid production time. I understand the suit is brought pursuant to both federal law and applicable state statute if any.
4. I believe I have not been paid for all compensable time, which I have worke including overtime.
5. I hereby consent and agree to be a plaintiff herein and to be bound by ar settlement of the case or adjudication by the Court.
6. I understand that this suit may be brought as a class action covering employees at the Equity Group plant in Eugaul A AL, an possibly other plants owned by Plant [Name of Plant] . If brought as a class action under either federal or state law, I agree to be a named Plaintiff in succlass.
I swear or affirm that the foregoing statements are true to the best of my knowledge.
DATED the 10/5 day of Oct., 2006.  Emma L. Flovd Emma L. Flovd
[PRINT NAME] [SIGN NAME]

1	Vatalie Guice states the following:
-	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Equity Group at the facility located in Baker Hillal. I worked at this location from 07/12/2005 to 03/13/2006 [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the Equity Croup plant in Baker Hill. AL , and possibly other plants owned by Equity Group. If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
I swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the day of <u>November</u> , 2006.
Nat Prin	alie Guice natalie M. Luice

/"	4 尺下上尺 B. 片身 M M states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Equity Gyous Divisor at the facility located in BAKEYHILL, AL I worked at this location from [City/State] to PYESCENT [Date] [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6	I understand that this suit may be brought as a class action covering employees at the Equity Group Div plant in BAKEY HILL, AL , and possibly other plants owned by If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 15 day of OCTOBEY, 2006.

PRINT NAME

### **CONSENT TO JOIN SUIT AS PARTY PLAINTIFF**

1	Joma Voluments states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by the (Name of plant) at
	the facility located in Box of Market I worked at this location from to [City/State] to [Date, or if still working write "present"]
	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
1.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
	I understand that this suit may be brought as a class action covering employees at the Name of Plant plant in Plant in City/State and [City/State] If brought as a class [Name of Plant]
	action under either federal or state law, I agree to be a named Plaintiff in such class.
swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 31 day of September 2006.
10	

	Andre Tackers states the following
	Print Name states the following:
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Equity Group us at
	the facility located in to [Clty/State] to [Date] to [Date, or if still working write "present"]. I worked at this location from [Date].
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
<b>3.</b>	I understand that this suit may be brought aska class action covering employees at the Grand Chough Liplant in City Al, and possibly other plants owned by Equity Crown. If brought as a class [Name of Plant]
	action under either federal or state law, I agree to be a named Plaintiff in such class.
swe	ear or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the O1 day of November 2006.

#### TO: CLERK OF THE COURT AND COUNSEL OF RECORD

Talu	ia	Ja	ckso	$\gamma$	states the	e following:
	[Print N	ame]				

- 1. I am over 18 years of age and competent to give the following consent in this matter.
- 2. I am currently, or was formerly employed, by Equity Group, UC at the facility located in Baker Hill, (AL.). I worked at this location from Nov. 18, 2004 to [City/State] Vesch.

  [Date or if still working write "present"]
- 3. I understand that this suit is being brought to recover compensation for preand post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
- 4. I believe I have not been paid for all compensable time, which I have worked, including overtime.
- 5. I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
- 6. I understand that this suit may be brought as a class action covering employees at the Auto Planti action under either federal or state law, I agree to be a named Plaintiff in such class.

I swear or affirm that the foregoing statements are true to the best of my knowledge.

DATED the 16 day of Normber, 2006.

[PRINT NAME]

SIGN NAME

#### TO: CLERK OF THE COURT AND COUNSEL OF RECORD

J.C. Johnson	states the following:
[Print Name]	

- 1. I am over 18 years of age and competent to give the following consent in this matter.
- 2. I am currently, or was formerly employed, by Equity Broup Eutaula Div, ucat the facility located in Baker hill, Alabama. I worked at this location from November 4, 2004 to August 5, 2006

  [Date] [Date, or if still working write "present"]
- 3. I understand that this suit is being brought to recover compensation for preand post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
- 4. I believe I have not been paid for all compensable time, which I have worked, including overtime.
- 5. I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
- 6. I understand that this suit may be brought as a class action covering employees at the Equity Brass Entants Div, plant in Bakerhill, Alabama, and [Name of Plant] possibly other plants owned by Equity Group Entants. If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.

I swear or affirm that the foregoing statements are true to the best of my knowledge.

DATED the 38 day of September, 2006.

J.C.Johnso Iprint namei

SIGN NAME

[PRINT NAME]

### **CONSENT TO JOIN SUIT AS PARTY PLAINTIFF**

6	fura A. Sones states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in thi matter.
2.	I am currently, or was formerly employed, by Quity was Expan Du, UCat
	the facility located in Sakerhil , Ole . I worked at this location from
	[City/State] to Still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that
	the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
<b>4</b> *.* , ;	I believe I have not been paid for all compensable time, which I have worked including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by an settlement of the case or adjudication by the Court.
<b>3.</b>	I understand that this suit may be brought as a class action covering employees at the Quit Crop Lutrula Dv plant in Bake A. V. (City/State), and [City/State]
	possibly other plants owned by Equity Lough Line. If brought as a class
	action under either federal or state law, I agree to be a named Plaintiff in such class.
swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the
1 ~	$\rho = \rho + \rho$

#### CLERK OF THE COURT AND COUNSEL OF RECORD

Shelia Jor	res	states the following:	
[Print Name]			

- 1. I am over 18 years of age and competent to give the following consent in this matter.
- I am currently, or was formerly employed, by 2. the facility located in Baker Hill. AL I worked at this location from to Date, or if still working write "present"]
- I understand that this suit is being brought to recover compensation for pre-3. and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
- 4. I believe I have not been paid for all compensable time, which I have worked, including overtime.
- I hereby consent and agree to be a plaintiff herein and to be bound by any 5. settlement of the case or adjudication by the Court.
- I understand that this suit may be brought as a class action covering 6. employees at the **Verstore Foods** plant in **Baker Hill.** [City/State] possibly other plants owned by If brought as a class [Name of Plant] action under either federal or state law, I agree to be a named Plaintiff in such class.

I swear or affirm that the foregoing statements are true to the best of my knowledge.

DATED the o day of November, 2006.

· .	lennifer Laster states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this
	matter. $O$
2.	I am currently, or was formerly employed, by
	the facility located in Ralerhill Hawara I worked at this location from
1 1	Hug old yr, to Dec 03yr. [Date] [Date, or if still working write "present"]
	[Date] [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre-
	and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that
	the suit is brought pursuant to both federal law and applicable state statutes.
	if any.
4.	I believe I have not been paid for all compensable time, which I have worked,
	including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
<b>3.</b>	I understand that this suit may be brought as a class action covering employees at the Light for plant in Bakerill. Hapanand [Name of Plant]
	possibly other plants owned by Furty Group & If brought as a class water without following the plants of plants (Name of Plants) (Name of Plan
	action under either federal or state law, I agree to be a named Plaintiff in such
	class.
swea	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the <u>23</u> day of <u>Ortober</u> , 2006.
	DATED the _23 day of <u>Verrover</u> , 2008.
1/C	nnifer (aster // Limmile Kaster
PRIN	T NAME! SIGN NAME!

DANA MCKINIES states the following: [Print Name]
1. I am over 18 years of age and competent to give the following consent in this matter.
2. I am currently, or was formerly employed, by EQUIT GROUP EVENUAL Mat the facility located in DAURHU AL. I worked at this location from O1-01-02 to [Date, or if still working write "present"]
3. I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
4. I believe I have not been paid for all compensable time, which I have worked including overtime.
5. I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6. I understand that this suit may be brought as a class action covering employees at the FOUT GOUP ENFAUL plant in PALLALL, and possibly other plants owned by FOUT CROP ENFAULA If brought as a class [Name of Plant] ) No. action under either federal or state law, I agree to be a named Plaintiff in such class.
I swear or affirm that the foregoing statements are true to the best of my knowledge.
DATED the 28 day of SEPT., 2006.
DANA MEKINIMES Woman MEKUMMUS
PRINT NAME [SIGN NAME]

$\preceq$	states the following:
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by herstone Foods at [Name of plant]
	the facility located in Brechill Al. I worked at this location from 05 110 05 to 08 117 100 [Date] Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the <u>Veystone Foods</u> plant in <u>Powerfully AL</u> , and possibly other plants owned by <u>Veystone Foods</u> . If brought as a class
	[Name of Plant] action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 25 <sup>th</sup> day of September, 2006.

Dignaria Richardson states the following:	
(Print Name)	
1. I am over 18 years of age and competent to give the following consent in the matter.	
2. I am currently, or was formerly employed, by here	at
2. I am currently, or was formerly employed, by https://www.insertion.com/linearing/insertions/inse	n.
3. I understand that this suit is being brought to recover compensation for pand post-production time activities from my employer. I also understand the lawsuit may seek recovery for unpaid production time. I understand the suit is brought pursuant to both federal law and applicable state statut if any.	iat iat
4. I believe I have not been paid for all compensable time, which I have worke including overtime.	ed,
5. I hereby consent and agree to be a plaintiff herein and to be bound by a settlement of the case or adjudication by the Court.	ny
6. I understand that this suit may be brought as a class action covering employees at the harmonic plant in harmonic pla	nd ISS
I swear or affirm that the foregoing statements are true to the best of my knowledge	•
DATED the 2 day of November, 2006.	
Diquera Richardson Barris Richardson	
PRINT NAME SIGN NAME	

Willie B. Smith states the following:
[Print Name]
1. I am over 18 years of age and competent to give the following consent in the matter.
2. I am currently, or was formerly employed, by <u>Equity</u> Group Euse (DV) a
I am currently, or was formerly employed, by Equity Croup Eusco DV a the facility located in Baker Hill. Qui. I worked at this location from Lolled to [City/State] Shill working write "present"]
I understand that this suit is being brought to recover compensation for prand post-production time activities from my employer. I also understand the lawsuit may seek recovery for unpaid production time. I understand the suit is brought pursuant to both federal law and applicable state statute if any.
4. I believe I have not been paid for all compensable time, which I have worke including overtime.
I hereby consent and agree to be a plaintiff herein and to be bound by ar settlement of the case or adjudication by the Court.
6. I understand that this suit may be brought as a class action covering employees at the <u>Fguify Group</u> plant in <u>Baker Will Of</u> , an possibly other plants owned by If brought as a class action covering plant in <u>Baker Will Of</u> , and possibly other plants owned by If brought as a class action covering plant in <u>Baker Will Of</u> , and possibly other plants owned by
action under either federal or state law, I agree to be a named Plaintiff in succlass.
swear or affirm that the foregoing statements are true to the best of my knowledge.
DATED the 9 day of octember, 2006.
Willie B. Smith Will, B. Smith
PRINT NAME! SIGN NAME!

Cr	MSTOPHER B. TOWER states the following:
	Print Name
1.	I am over 18 years of age and competent to give the following consent in this matter.
2	I am currently, or was formerly employed, by WSOC 10005 at
	the facility located in DAGNAL . I worked at this location from to Date   13 00   Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
<b>6.</b>	I understand that this suit may be brought as a class action covering employees at the Kustone Foods plant in Paternal, A., and possibly other plants owned by Kname of Plant!  [City/State]  [City/State]  [City/State]  [City/State]  [City/State]  [And possibly other plants owned by Name of Plant]  [City/State]  [City/State]
swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the <u>09</u> day of <u>0000000</u> , 2006.
hais	Stapher B Torver Christopher B Faruer ISIGN NAME!
PRIN	T NAMEI

Will	Compared States the following:
ma	um over 18 years of age and competent to give the following consent in this atter.
2. I ar	m currently, or was formerly employed, by Keystone at facility located in Baken III, AL. I worked at this location from
the	e facility located in _ BOKONIII, AL . I worked at this location from I worked at this location from [City/State] OH OU [Date]
and the	understand that this suit is being brought to recover compensation for pred post-production time activities from my employer. I also understand that a lawsuit may seek recovery for unpaid production time. I understand that suit is brought pursuant to both federal law and applicable state statutes my.
	elieve I have not been paid for all compensable time, which I have worked luding overtime.
	dereby consent and agree to be a plaintiff herein and to be bound by any tlement of the case or adjudication by the Court.
emp	ployees at the Keystone plant in Baker a class action covering ployees at the Keystone plant in Paker (City/State) and ssibly other plants owned by Keystone . If brought as a class
	ion under either federal or state law, I agree to be a named Plaintiff in such
swear or	r affirm that the foregoing statements are true to the best of my knowledge.
DAT	TED the
ali di	
Nill.E	B. Turn Willia B Turn

[PRINT NAME]

### **CONSENT TO JOIN SUIT AS PARTY PLAINTIFF**

LA	RRY D- Wh 272 states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by $\frac{EOUTY GYOUP}{EVALUMENT EVALUMENT EVALUMENT EVALUMENT EVALUMENT ENAMED AT THE STATE AND A STATE TO STATE TO STATE THE STATE OF THE STATE OF$
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes if any.
4.	I believe I have not been paid for all compensable time, which I have worked including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the $\frac{EQU(7X)GYOUP}{EQU(4X)GYOUP}$ plant in $BU(4X)H(1)GU(4X)GY$
	possibly other plants owned by $\frac{\cancel{EqV}\cancel{+}\cancel{X}\cancel{GYOU}}{\cancel{Name of Plant!}}$ . If brought as a class
	action under either federal or state law, I agree to be a named Plaintiff in such class.
swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the <u>10</u> day of <u>9</u> , 2006.
/ 2	xxx 10 1.16:TE Lagues a Mito

	Don Williams states the following:
	[Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Scystone Tooks at the facility located in baker Hill, Ac. I worked at this location from Aug 5, 2004 to [Date, or if still working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
<b>6.</b>	I understand that this suit may be brought as a class action covering employees at the KCUSHONE FOODS plant in DUKECHILL, AL and possibly other plants owned by KCUSHONE FOODS. If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ear or affirm that the foregoing statements are true to the best of my knowledge.
:	
	DATED the $/O$ day of $A_{\phi}$ , 2006.
	Ion Williams Don Willeuw

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# **CONSENT TO JOIN SUIT AS PARTY PLAINTIFF**

5	Maron Womack states the following: [Print Name]
1.	I am over 18 years of age and competent to give the following consent in this matter.
2.	I am currently, or was formerly employed, by Ley Stone at the facility located in Baler Hill AL. I worked at this location from [City/State] to Dose Hill working write "present"]
3.	I understand that this suit is being brought to recover compensation for pre- and post-production time activities from my employer. I also understand that the lawsuit may seek recovery for unpaid production time. I understand that the suit is brought pursuant to both federal law and applicable state statutes, if any.
4.	I believe I have not been paid for all compensable time, which I have worked, including overtime.
5.	I hereby consent and agree to be a plaintiff herein and to be bound by any settlement of the case or adjudication by the Court.
6.	I understand that this suit may be brought as a class action covering employees at the Veystore plant in Boker Hill AL, and possibly other plants owned by Veystore. If brought as a class action under either federal or state law, I agree to be a named Plaintiff in such class.
I swe	ar or affirm that the foregoing statements are true to the best of my knowledge.
	DATED the 4 day of October, 2006.
St	ARON WOMACK Staron 3Vomack